

Khanchna (LKK Auto)

From: Khanchna (LKK Auto)
Sent: Friday, 31 January 2020 5:03 PM
To: Foo, Chityan
Cc: Admin A
Subject: Appeal on Rejection - Re: Accident on 13/9/2019 involving SHD 6350J & SME 4969Z (AIG's insured) Our Ref: TAX/09/19/2045/lg
Attachments: proof of settlement.pdf

Dear Mr. Jimmy,

We refer to the above matter and e-mail below from Third party.

Third party workshop informed that AIG had accepted 50% for the subrogated claim based on BOLA 32 and as such, third party wants AIG to also settle the third party claim for 50% basis.

Please advice.

Thank you.

"Wishing you a Happy and Prosperous Lunar New Year"



Best Regards,

Khanchna | Case Handler

LKK Auto Consultants Pte Ltd

DID: **6841 2360** | email: khanchna@lkkauto.com | Fax: 6741-4108

Blk 51, Paya Ubi Industrial Park, Ubi Avenue 1, #02-25 | S(408933)

From: Tan Lee Gek (Auto Svcs/Claims & IA/Claims & IA/Taxis) <LeeGek@smrt.com.sg>

Sent: Friday, 31 January 2020 10:54 AM

To: Khanchna (LKK Auto) <khanchna@lkkauto.com>

Cc: Admin A <admin-a@lkkauto.com>

Subject: URGENT / Pls review Re: Accident on 13/9/2019 involving SHD 6350J & SME 4969Z (AIG's insured) Our Ref: TAX/09/19/2045/lg

URGENT

Dear Khanchna,

Please note that **your principal has accept 50% for their subrogated claim based on Bola scenario 32**. We attach the proof of settlement for your perusal.

As such, please let us know by **10th February 2020** if your principal is prepared to settle our claim at 50%, otherwise we shall have no option but to escalate the matter to GIA and will provide the proof. Thanks.

Regards

Tan Lee Gek (DID: 6866 2647)



From: Khanchna (LKK Auto) [<mailto:khanchna@lkkauto.com>]
Sent: Tuesday, December 3, 2019 10:45 AM
To: Tan Lee Gek (Auto Svcs/Claims & IA/Claims & IA/Taxis)
Cc: Admin A
Subject: RE: URGENT / 2nd REMINDER Re: Accident on 13/9/2019 involving SHD 6350J & SME 4969Z (AIG's insured)
Our Ref: TAX/09/19/2045/lg

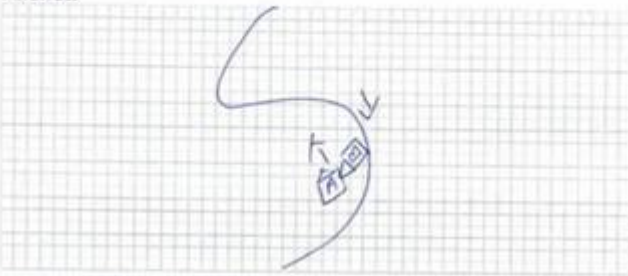
WITHOUT PREJUDICE

Dear Sir/Madam,

The above matter refers.

Based on the documents at hand and video footage, we opine that liability is down against third party for encroaching into our Insured's lane and colliding into our Insured vehicle.

We append below our Insured's sketch plan and accident photo :

SKETCH PLAN

DESCRIBE CIRCUMSTANCES OF THE ACCIDENT
I WAS going up car park ramp.
Third party entered outside his lane coming down.
hit my right side door



As such, we opine that liability is down against your client and we have our principal's instruction to reject the claim and we are unable to look into your client's claim.

Thank you.

"Kindly note that this negotiation between parties on this matter is purely on a without prejudice basis with the sole intention of resolving the matter amicably without parties resorting to legal proceedings. No admission of liability, whatsoever, should be deemed / inferred from this negotiation of terms/settlement.

In the event of new evidence being discovered or subsequently produced by either party that will materially affect/influence on the issues of liability/damages, either party is not bound, thereafter, by the negotiation terms/settlement."

Best Regards,

Khanchna | Case Handler

LKK Auto Consultants Pte Ltd

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